

EXHIBIT A

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

20 GOOD TECHNOLOGY CORPORATION
21 AND GOOD TECHNOLOGY SOFTWARE,
22 INC.,

23 Plaintiffs,

24 v.

25 AIRWATCH, LLC,

26 Defendant.

Case No. C-12-05827 PSG

**AIRWATCH, LLC'S ELECTION OF
20 TOTAL ASSERTED PRIOR ART
REFERENCES**

Pursuant to the Joint Stipulation and Order dated September 27, 2013 (Dkt. 52) and the Joint Stipulation and Order dated October 23, 2014 (Dkt. 163), Defendant AirWatch, LLC (“AirWatch”) hereby provides its election of 20 total asserted prior art references:

1. Combining Location and Data Management in an Environment for Total Mobility (“Total Mobility”)
2. Canadian Patent No. 2,149,337 (“Clark CA”)
3. U.S. Patent No. 5,987,609 (“Hasebe”)
4. U.S. Patent No. 8,635,661 (“Shahbazi”)
5. PDA Defense
6. U.S. Patent No. 7,624,393 (“Egan”)
7. U.S. Patent No. 6,813,487 (“Trommelen”)
8. U.S. Patent Appl. No. 2002/0098840 (“Hanson”)
9. Altiris 6 Handheld Management Suite
10. U.S. Patent Appl. No. 2007/0130255 (“Wolovitz”)
11. U.S. Patent No. 7,480,907 (“Marolia ’907”)
12. U.S. Patent No. 8,250,565 (“Marolia ’565”)
13. U.S. Patent No. 7,987,449 (“Marolia ’449”)
14. U.S. Patent No. 7,698,702 (“Wetherly”)
15. U.S. Patent Publication No. 2004/0025053 (“Hayward”)
16. U.S. Patent Appl. No. 2003/0162555 (“Loveland”)
17. U.S. Patent Publication No. 2002/0077999 (“Fergus”)
18. U.S. Patent No. 7,921,182 (“Hamasaki”)
19. U.S. Patent No. 6,151,606 (“Mendez”)
20. International Publication No. WO 00/45243 (“Blomstrand”)

1 AirWatch's Motion for Leave to Supplement Its Invalidity Contentions remains pending.
2 (Dkts. 180-183, 185-187.) To the extent the Court denies AirWatch's motion in part, such that
3 some of the above references would not be allowed, AirWatch reserves the right to amend its
4 election of prior art references and replace any of the affected references with the following:

5 U.S. Patent No. 7,496,957 ("Howard"), U.S. Patent Appl. No. 2005/0003804 ("Huomo"), Infinite
6 InterChange, Microsoft Systems Management Server 2003 with Device Management Feature
7 Pack, Microsoft Windows NT 4.0, Nokia 9000i Communicator ("Nokia 9000i"),
8 U.S. Patent No. 5,631,947 ("Wittstein"), or zTrace zSecurity Suite.

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10 Dated: November 14, 2014

By: /s/ Richard S.J. Hung

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CERTIFICATE OF SERVICE

I declare that I am employed with the law firm of Morrison & Foerster LLP, whose address is 425 Market Street, San Francisco, California 94123. I am not a party to the within cause, and I am over the age of eighteen years.

I further declare that on November 14, 2014, I served a copy of:

**AIRWATCH, LLC'S ELECTION OF 20 TOTAL ASSERTED
PRIOR ART REFERENCES**

☒ **BY ELECTRONIC SERVICE [Fed. Rule Civ. Proc. rule 5(b)]** by electronically mailing a true and correct copy through Morrison & Foerster LLP's electronic mail system to the e-mail address(es) set forth below, or as stated on the attached service list per agreement in accordance with Federal Rules of Civil Procedure rule 5(b).

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I declare under penalty of perjury that the foregoing is true and correct. Executed at San Francisco, this 14th day of November, 2014.

/s/ Esther Kim
Esther Kim